Northern District of California

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

GUSTAVO NAVICHOQUE,

Plaintiff,

v.

JOHN F. KELLY, et al.,

Defendants.

Case No. 17-cv-03578-RS

ORDER TO SHOW CAUSE WHY ITION FOR HABEAS CORPUS SHOULD NOT BE DISMISSED

On June 21, 2017, Gustavo Navichoque filed a petition for writ of habeas corpus seeking a bond hearing pursuant to 8 U.S.C. § 1226(a). Navichoque, a native and citizen of Guatemala, entered the United States without inspection in 2004 and was ordered removed in 2008. Shortly thereafter, he reentered, was summarily removed, and then reentered again. On April 3, 2017, Navichoque was apprehended and his prior removal order was reinstated pursuant to 8 U.S.C. § 1231(a)(5). Upon demonstrating that he faces a reasonable fear of returning to Guatemala, his case was transferred to an immigration judge to determine whether Navichoque is eligible for withholding of removal. These "withholding-only" proceedings are ongoing.

Navichoque argues that his custody is now governed by 8 U.S.C. § 1226(a), rather than 8 U.S.C. § 1231, and that pursuant to section 1226(a), he is entitled to a bond hearing before an immigration judge. In support, he relies on the Second Circuit's opinion in Guerra v. Shanahan, 831 F.3d 59 (2nd Cir. 2016). There, the Second Circuit held that section 1226(a) governs individuals in withholding-only proceedings. *Id.* at 63-64. Last week, however, the Ninth Circuit reached a different conclusion. In Padilla-Ramirez v. Bible, No. 16-35385 (9th Cir. filed July 6, 2017), the Ninth Circuit held that the detention of aliens subject to reinstated removal orders is governed by section 1231(a). The panel noted that its decision creates a circuit split with the

United States District Court Northern District of California

Second Circuit's decision in Guerra. Navicho	que is ordered to show why his petition should not
be dismissed in light of Padilla-Ramirez. Any	filings attempting to show such cause shall not
exceed five pages in length and shall be filed n	no later than July 24, 2017.
IT IS SO ORDERED. Dated: July 10, 2017	RICHARD SEEBORG United States District Judge